

UNITED STATES PATENT AND TRADEMARK OFFICE

UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/630,315	07/31/2000	Naoto Kinjo	058744 5533	
75	90 10/25/2004	EXAMINER		
	Zinn MacPeak & Seas	DASTOURI, MEHRDAD		
2100 Pennsylvania Avenue NW Washington, DC 20037			ART UNIT	PAPER NUMBER
<i>5</i> ,			2623	

DATE MAILED: 10/25/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application	n No.	Applicant(s)				
Office Action Summary		09/630,318	5	KINJO, NAOTO				
		Examiner		Art Unit				
		Mehrdad E	astouri	2623				
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
THE - External after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIC asions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this communication period for reply specified above is less than thirty (30) a period for reply is specified above, the maximum stature to reply within the set or extended period for reply were to reply within the set or extended period for reply were ply received by the Office later than three months after a patent term adjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In no ever nication. days, a reply within the statul tory period will apply and will ill, by statute, cause the applic	nt, however, may a reply be tin ory minimum of thirty (30) day expire SIX (6) MONTHS from action to become ABANDONE	nely filed s will be considered timel the mailing date of this co D (35 U.S.C. § 133).	y. ommunication.			
Status								
1)⊠	1)⊠ Responsive to communication(s) filed on <u>24 August 2004</u> .							
2a) <u></u> ☐	Pa) This action is FINAL . 2b) ⊠ This action is non-final.							
3)□	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims							
5)□ 6)⊠ 7)□	4) ☐ Claim(s) 1-45 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-45 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/or election requirement.							
Applicati	on Papers							
9)[The specification is objected to by the	Examiner.						
10)[10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. 								
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview Summary					
3) Inform	e of Draftsperson's Patent Drawing Review (PTonation Disclosure Statement(s) (PTO-1449 or Proof). Ro(s)/Mail Date	TO/SB/08)	Paper No(s)/Mail Da 5) Notice of Informal P 6) Other:		D-152)			

Art Unit: 2623

DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 24, 2004 has been entered.
- 2. Applicants' remarks regarding Claims 1-40 have been fully considered but they are most in view of new grounds of rejection.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claims 15-26, 38, 39, 45 and 46 are rejected under 35 U.S.C. 102(b) as being anticipated by Saber et al (Face Detection and Facial Feature Extraction Using Color, Shape and Symmetry-based Cost Functions; IEEE Proceedings on Pattern Recognition, ISBN: 1015-4651).

Regarding Claim 15, Saber et al disclose a method of extracting a specified image subject, comprising the steps of:

performing image subject extraction processing by a specified image subject extracting algorithm or algorithms for each extraction area (Figures 1-3; Pages 656-657,

Art Unit: 2623

Section 2, Sub-sections 2.1-2.4, skin/non-skin classification and shape classification algorithms);

performing a vote in an N-dimensional space of an image characteristic quantity for each extraction area extracted by said specified image subject extracting algorithm or algorithms (Figures 1-3; Pages 656-657, Section 2, Sub-section 2.5, cost function (5)); and

performing weighting of degree of certainty as a specified image subject based on an aggregation value of the vote within a section area for aggregation in said N-dimensional space (Figures 1-3; Pages 656-657, Section 2, Sub-section 2.5, cost function Formula (5), weighted combination of the cost function) Formula (10)),

wherein a first extraction area is extracted according to a shape of regular geometric form of the specified image object (Figures 2 and 3; Page 655, Section 2. Skin region has been extracted by fitting an ellipse to the skin region, i.e., extracting face as a regular geometric form or ellipse.).

Regarding Claim 16, Saber et al further disclose the method of extracting the specified image subject according to claim 15, wherein said image subject extraction processing by said specified image subject extracting algorithm or algorithms is performed through dividing it into a plurality of stages (Figures 1-3; Pages 656-657, Section 2, Sub-section 2.5, plurality of stages for eye, nose and mouth localization, and further plurality of stages based on cost functions C_n^{-1} , C_n^{-2} , C_n^{-3} for eye detection); and said image subject extraction processing in a subsequent stage is preferentially applied to an extraction area in which said aggregation value in the voting space of

Art Unit: 2623

said image characteristic quantity exceeds a predetermined value (Figures 1-5; Pages 656-658, Section 2, Sub-section 2.5, Thresholds t₁ and t₂).

Regarding Claim 17, Saber et al further disclose the method of extracting the specified image subject according to Claim 15, wherein said specified image subject extraction processing by said specified image subject extracting algorithm or algorithms is performed through dividing it into a plurality of stages (Figures 1-3; Pages 656-657, Section 2, Sub-section 2.5, plurality of stages for eye, nose and mouth localization); and said image subject extraction processing in a subsequent stage is preferentially applied to an extraction area corresponding to said section area for aggregation within a preferential frame in the voting space of said image characteristic quantity (Figures 1-5; Pages 656-657, Section 2, Sub-section 2.5).

Regarding Claim 18, Saber et al further disclose the method of extracting the specified image subject according to Claim 15, wherein a combination of a plurality of image characteristic quantities selected from the group consisting of a position, size, direction or orientation of an extraction area and, a posture, density or color tint of an image subject is used as the N-dimensional space of said image characteristic quantity (Figures 1-5; Pages 656-657, Section 2, Sub-sections 2.1-2.5. Skin/non-skin classification and shape classification algorithms implement a plurality of image characteristic quantities consisting of position, size, direction or orientation of an extraction area (Face, Eye, Nose and Mouth) and, a posture, density or color tint of an image subject (Skin-non-skin color classification in YES color space).).

Regarding Claim 19, Saber et al further disclose the method of extracting the specified image subject according to Claim 15, wherein weighting value lowering

Art Unit: 2623

processing is applied to a region within a predetermined area on a specific characteristic axis with respect to a neighborhood of the region, in which said aggregation value became large, in said N-dimensional characteristic stage (Figures 1-5; Pages 656-657, Section 2, Sub-sections 2.4-2.5. Principal axes of the elliptical skin classified region in N-dimensional eigenspace. Eyes are located on a line which is parallel to the minor axis represented by the direction of the eigenvector corresponding to the smaller eigenvalues. Finding the minimum of the cost function in the eye region on horizontal minor axis is the weighting value lowering processing (Page 657, Formula (8)).

Regarding Claim 20, it is a conventional methodology in statistical decision processing to remove a remarkably large size or a remarkably small size from extraction data to increase the accuracy and reliability of extracting the subjects for recognition or classification purposes (Official Notice). Assigning lower values (sometimes even zero value) of weighting factors to the extracted data having large or small size in comparison to the mean value of the observed population of the data (outlier data), will remove a remarkably large size or a remarkably small size from extraction data.

With regards to Claim 21, arguments analogous to those presented for Claim 15 are applicable to Claim 21.

With regards to Claim 22, arguments analogous to those presented for Claim 16 are applicable to Claim 22.

With regards to Claim 23, arguments analogous to those presented for Claim 17 are applicable to Claim 23.

Art Unit: 2623

With regards to Claim 24, arguments analogous to those presented for Claim 18 are applicable to Claim 24.

With regards to Claim 25, arguments analogous to those presented for Claim 19 are applicable to Claim 25.

With regards to Claim 26, arguments analogous to those presented for Claim 20 are applicable to Claim 26.

Regarding Claim 38, Saber further disclose a method of extracting a specified image subject according to Claim 15, wherein said vote comprises an aggregation of points indicative of the specified image subject (Section 2.5, centroids of the "holes" within the skin segmentation mask).

With regards to Claim 39, arguments analogous to those presented for Claim 38 are applicable to Claim 39.

Regarding Claim 45, Saber et al further disclose a method of extracting a specified image subject according to Claim 15, wherein said regular geometric form is circular or elliptical (Figures 2 and 3; Page 655, Section 2.).

With regards to Claim 46, arguments analogous to those presented for Claim 45 are applicable to Claim 46.

Claim Rejections - 35 USC § 103

- 5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the

Art Unit: 2623

invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

6. Claims 1, 8, 27, 40, 41 and 43 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nguyen et al (Segmentation, Grouping and feature Detection for Face Analysis; IEEE Proceedings in Computer Vision, ISBN: 0-8186-7190-4) in view of Saber et al (Face Detection and Facial Feature Extraction Using Color, Shape and Symmetry-based Cost Functions; IEEE Proceedings on Pattern Recognition, ISBN: 1015-4651).

Regarding Claim 1, Nguyen et al disclose a method of extracting a specified image subject which successively implements a plurality of specified image subject extracting algorithms, comprising the steps of:

implementing an extracting algorithm of a precedent stage under a predetermined extracting condition to obtain an extraction result (Figure 1, connected component labeling to create a silhouette and extracting a head image; Page 594, Section 2.2);

changing an extracting condition of a subsequent stage so as to be adapted to the thus obtained extraction result (Figure 1, skin segmentation and face-orientation; Page 594, Section 2.2); and

implementing an extracting algorithm of said subsequent stage under the thus changed extracting condition (Figures 3-6, Pages 596-598; first and second columns in Figure 3),

wherein said precedent stage comprises extracting a shape of specified image subject (Figure 2, extraction of silhouette and head image).

Art Unit: 2623

Nguyen et al do not explicitly disclose extracting a shape of regular geometric form of the specified image object in precedent stage.

Saber et al disclose a face detection and facial feature extraction comprising extracting a shape of regular geometric form of the specified image object (Page 655, Section 2. Skin region has been extracted by fitting an ellipse to the skin region, i.e., extracting face as a regular geometric form or ellipse.).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Nguyen et al invention according to the teachings of Saber et al to extract a shape of regular geometric form of the specified image object in precedent stage because the regular geometrical shapes of human faces constitute the most accurate features to be utilized as attributes in facial image analysis.

With regards to Claim 8, arguments analogous to those presented for the corresponding limitations of this claim in Claim 1 are applicable to Claim 8.

With regards to Claim 27, arguments analogous to those presented for the corresponding limitation of this claim in Claim 1 are applicable to Claim 27.

Regarding Claim 40, Nguyen et al further disclose a method of extracting a specified image subject according to Claim 1, wherein said subsequent stage comprises detecting a color or hue of the specified image subject (Section 1.3, Color-based segmentation, feature detection).

Regarding Claim 41, Saber et al further disclose a method of extracting a specified image subject according to Claim 1, wherein said regular geometric form is circular or elliptical (Figures 2 and 3; Page 655, Section 2.).

Art Unit: 2623

With regards to Claim 43, arguments analogous to those presented for Claim 41 are applicable to Claim 43.

7. Claims 2-7, 9-14, 32-35, 42 and 44 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nguyen et al (Segmentation, Grouping and feature Detection for Face Analysis; IEEE Proceedings in Computer Vision, ISBN: 0-8186-7190-4) in view of Saber et al (Face Detection and Facial Feature Extraction Using Color, Shape and Symmetry-based Cost Functions; IEEE Proceedings on Pattern Recognition, ISBN: 1015-4651) and Ohmi et al (U.S. 5,923,779).

With regards to Claims 2 and 9, arguments analogous to those presented for Claim 1 are applicable to Claim 2 and 9. Saber et al disclose performing a plurality of image subject extracting algorithm of the subsequent stage (Sub-section 2.5; Algorithms resulted in cost functions indicated by Formulas (5) through (9)).

Nguyen et al and Saber et al do not explicitly disclose the plurality of image subject extracting algorithm of the subsequent stage being performed by parallel processing.

Ohmi et al disclose a face recognition method and corresponding apparatus wherein the extracting algorithms for extraction of face parts are performed in parallel as depicted in Figure 2.

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Nguyen et al and Saber et al combination according to the teachings of Ohmi et al to perform the plurality of image subject extracting algorithm of the subsequent stage by parallel processing because it is an extremely well known procedure routinely implemented in the art to expedite image processing.

Art Unit: 2623

Regarding Claim 3, Saber et al further disclose the method of extracting the specified image subject according to Claim 2, wherein said respective extraction processing conditions are areas to be subjected to extraction processing when implementing said plurality of specified image subject extracting algorithms of said subsequent stage (Figures 1-5, Face Areas).

Regarding Claim 4, Saber et al further disclose the method of extracting the specified image subject according to Claim 2, wherein said respective extraction processing conditions are types of extracting algorithms to be implemented at said subsequent stage (Figures 1-3, Pages 656-657, Sub-section 2.4, Shape classification algorithms for locating face, nose, mouth, etc.).

Regarding Claim 5, Saber et al further disclose the method of extracting the specified image subject according to Claim 2, wherein said respective extraction processing conditions are control parameters inside extracting algorithms to be implemented in said subsequent stage (Figures 2 and 3; Pages 656-657, Sub-sections 2.4 and 2.5, m_1 , m_2 , eigenvalues of R, (λ_1, λ_2) , etc.).

With regards to Claim 6, arguments analogous to those presented for Claim 2 concerning parallel processing are applicable to Claim 6.

Saber et al further disclose the method of extracting the specified image subject according to Claim 2, wherein said plurality of specified image subject extracting algorithms to be implemented in said each stage are of same combination in said plurality of stages (Sub-section 2.5. Algorithms resulted in cost functions are indicated by Formulas (5) through (10), utilizing the same combination of defining the centroids and location of the holes (eyes).).

Art Unit: 2623

With regards to Claim 7, arguments analogous to those presented for Claim 2 concerning parallel processing are applicable to Claim 7.

Saber et al further disclose the method of extracting the specified image subject according to Claim 2, wherein said plurality of specified image subject extracting algorithms to be implemented in said each stage are of different combination in said plurality of stages (Sub-section 2.5. Algorithms resulted in localization of the nose and mouth as depicted in Figure 3.).

With regards to Claim 9, arguments analogous to those presented for Claim 2 are applicable to Claim 9.

With regards to Claim 10, arguments analogous to those presented for Claim 3 are applicable to Claim 10.

With regards to Claim 11, arguments analogous to those presented for Claim 4 are applicable to Claim 11.

With regards to Claim 12, arguments analogous to those presented for Claim 5 are applicable to Claim 12.

With regards to Claim 13, arguments analogous to those presented for Claim 6 are applicable to Claim 13.

With regards to Claim 14, arguments analogous to those presented for Claim 7 are applicable to Claim 14.

With regards to Claims 32 and 33, arguments analogous to those presented for Claims 2 and 9 corresponding to the teachings of Ohmi et al concerning parallel processing are applicable to Claims 32 and 33.

Art Unit: 2623

With regards to Claims 34 and 35, combined teachings of Saber et al and Ohmi et al disclose the image subject extraction parallel processing comprises:

Skin color extraction, face contour extraction, hair-on-head extraction, eye/nose/mouth/eyebrow extraction, body extraction (head box in Figure 2 of Ohmi et al), and non-background area extraction (Figures 4b and 5b of Saber et al).

Regarding Claim 42, Saber et al further disclose a method of extracting a specified image subject according to Claim 2, wherein said regular geometric form is circular or elliptical (Figures 2 and 3; Page 655, Section 2.).

With regards to Claim 44, arguments analogous to those presented for Claim 42 are applicable to Claim 44.

8. Claims 28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nguyen et al (Segmentation, Grouping and feature Detection for Face Analysis; IEEE Proceedings in Computer Vision, ISBN: 0-8186-7190-4) in view of Saber et al (Face Detection and Facial Feature Extraction Using Color, Shape and Symmetry-based Cost Functions; IEEE Proceedings on Pattern Recognition, ISBN: 1015-4651) and Hasegawa et al (Real-time Parallel and Cooperative Recognition of Facial Images for an Interactive Visual Human Interface; IEEE Paper ISBN: 1051-4651).

Regarding Claim 28, Nguyen et al and Saber et al do not explicitly disclose a method of extracting a specified image subject according to Claim 1, wherein said predetermined extracting condition comprises electronic flash or backlight information.

Hasegawa et al disclose a real-time face recognition system comprising extraction condition regarding backlight (Page 386, Section 5.1.1, day time and evening lighting conditions).

Art Unit: 2623

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Nguyen et al and Saber et al combination according to the teachings of Hasegawa et al to consider electronic flash or backlight information as one of the feature extraction parameters because it will compensate for environmental or ambient brightness changes and will provide more accurate recognition results.

With regards to Claim 29, arguments analogous to those presented for Claim 28 are applicable to Claim 29.

9. Claims 30 and 31 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nguyen et al (Segmentation, Grouping and feature Detection for Face Analysis; IEEE Proceedings in Computer Vision, ISBN: 0-8186-7190-4) in view of Saber et al (Face Detection and Facial Feature Extraction Using Color, Shape and Symmetry-based Cost Functions; IEEE Proceedings on Pattern Recognition, ISBN: 1015-4651), Ohmi et al (U.S. 5,923,779) and Hasegawa et al (Real-time Parallel and Cooperative Recognition of Facial Images for an Interactive Visual Human Interface; IEEE Paper ISBN: 1051-4651).

With regards to Claims 30 and 31, arguments analogous to those presented for Claim 28 are applicable to Claims 30 and 31.

10. Claims 36 and 37 are rejected under 35 U.S.C. 103(a) as being unpatentable over Nguyen et al (Segmentation, Grouping and feature Detection for Face Analysis; IEEE Proceedings in Computer Vision, ISBN: 0-8186-7190-4) further in view of Saber et al (Face Detection and Facial Feature Extraction Using Color, Shape and Symmetry-based Cost Functions; IEEE Proceedings on Pattern Recognition, ISBN: 1015-4651), Ohmi et al (U.S. 5,923,779) and Wurtz (Object Reconstruction Robust Under

Art Unit: 2623

Transitions, Deformations, and Changes in Background", IEEE Transactions on Pattern Analysis and Machine Intelligence, ISBN: 0162-8828).

Nguyen et al, Saber et al and Ohmi et al do not explicitly disclose the method of extracting a specified image subject wherein the extraction algorithms comprise different degrees of resolution.

Wurtz discloses a face recognition comprising extraction algorithms at different degrees of resolution (Sections 2.1 and 2.2).

It would have been obvious to a person of ordinary skill in the art at the time the invention was made to modify Saber et al and Ohmi et al combination according to the teachings of Wurtz to utilize extraction algorithms at different degrees of resolution because it will discard low level features due to a variation in background (Wurtz; Abstract and Section 2.4).

Contact Information

11. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Mehrdad Dastouri whose telephone number is (703) 305-2438. The examiner can normally be reached on Monday to Friday from 8:00 a.m. to 4:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Amelia Au can be reached on (703) 308-6604. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR.

Art Unit: 2623

Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Mehrdad Dastouri Primary Examiner Group Art Unit 2623 October 21, 2004 MEHADAD DASTOURI PRIMARY EXAMINER

Mehrdad Dastoni